CSD 1300.1 [06/01/16]

	tes Bankruptcy Court N DISTRICT OF CALIFORNIA		
Debtor(s):	Sherylon M. Climax	Case Number:	
			Check if this is an amended plan
Mandatory	Chapter 13 Plan		
Dated: S	eptember 18, 2017		
Part 1: N	otices		
To All Par	ties in Interest:		
	The court has provided guidelines for use of	this form that can be found in CSE	) 1300A.
	This plan does not provide for avoidance of a sought by separate motion.	lien which impairs an exemption.	This must be
To Debtor	s:		
	In some places this form provides you with o need to elect among the options. If you do, yo appropriate.		
	In the following notice to creditors, you must chee	ck each box that applies.	
To Credito	ors: Your rights may be affected by this plan. You	r claim may be reduced, modified,	or eliminated.
	You should read this plan carefully and discuss it case. If you do not have an attorney, you may wi		n this bankruptcy
	If you oppose the plan's treatment of your claim of an objection to confirmation in accordance with S 3015-5 within 7 days after the filing of the Notice objections may not be considered. Any such objection the objection. The Court may confirm this plant of the Bankruptcy Rule 3015(f). In addition, y paid under any plan.	Southern District of California Local B of Meeting of Creditors Held and Co actions must be noticed for hearing a lan without further notice if no objecti	ankruptcy Rule ncluded. Untimely t least 28 days after on to confirmation is
	The following matters may be of particular import	ance to you.	
	Check all that apply.		
	The plan seeks to limit the amount of a spartial payment or no payment at all to the		Section 3.2, which may result in a
	The plan sets out nonstandard provision	ns in Part 9.	
Part 2: P	an Payments and Length of Plan		
	payments  Il make regular payments to the trustee as follows:  mplete one.		
	for 36 months (Applicable commitment period	for below median debtor(s))	

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\$540 per Month for 60 months (Applicable commitment period for above median debtor(s))

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	rity a	arrearage	e. If fewer	than 6	0 month	s of payme	nts are requ	ired, additio	nal m	36 months, debtor(s) seek ad onthly payments will be mad il to make these additional pa	le to the extent ne	ecessary to make the
2.2	2 Irregular payments.											
Del	otor(	s) will cl	nange the	payn	nent am	ount at dif	ferent time	e periods as	follo	ws:		
	\$	1346		per	month	fro	m 5/2022 401K l off)	2 (when oan pays	to	completion		
Inse	ert aa	lditional	payments	as nee	ded.							
2.3	Man	ner of	payment	s.								
Reg			hat apply. Debtor	(s) wil	l make į		directly to			ollowing manner: ss an earnings withholding	) order is issued	l by the court.
			issues. at apply. Debtor	(s) wil	l retain	any federa	al or state t	tax refunds	recei	ved during the plan term.		
	Debtor(s) will supply the trustee with a copy of each federal and state tax return filed during the plan term within 14 days of filing the return.											
							rustee all f plan term		state	income tax refunds, other	r than earned in	come or child care
										k returns filed during the pl nds received during the pl		
			change	e in c	ircumst		d will time			ons during the plan tern confirmation tax liabilition		
		-	ayments.									
	Cnec	k one. ✓	None.	If "No	ne" is cl	hecked, th	e rest of §	2.5 need n	ot be	completed or reproduced.		
2.6	The	_			_	-	to the trus	stee provid	led fo	or in §§ 2.1 through 2.5 is	\$ \$ <u>37,236.00</u> .	
Par	rt 3:	Treat	ment of Se	ecurec	l Claims	<u> </u>						
		ck one.				ure of any		1		1.1		
		<b>✓</b>							comp	eleted or reproduced.		
3.2	2 Request for valuation of security and claim modification.											

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To determine the proper valuation of real estate secured claims, the debtor(s) must timely file a motion in accordance with Local Bankruptcy Rule 3015-8 in addition to including the creditor in this section of the plan. No such motion is necessary for valuation determinations for personal property secured claims.

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The portion of any allowed claim that exceeds the amount of the secured claim will be treated as an unsecured claim under Part 5 of this plan unless the claim is entitled to priority status, in which case it will be provided in Part 4. If the amount of a creditor's secured claim is listed below as having no value, the creditor's allowed claim will be treated in its entirety as an unsecured claim under Part 5 of this plan. Unless otherwise ordered by the court, the amount of the creditor's total claim listed on the proof of claim controls over any contrary amounts listed in this paragraph.

The holder of any claim listed below as having value in the column headed Amount of secured claim will retain the lien until the earlier of the following events as applicable to the particular secured creditor: 1) payment of the underlying debt determined under nonbankruptcy law; 2) discharge under 11 U.S.C. § 1328, or 3) completion of payments under the plan if the debtors(s) are not entitled to a discharge. After the date applicable to termination of the lien, it will be released by the creditor unless the claim is a nondischargeable claim owed to a governmental entity. See Local Bankruptcy Rule 3015-8.

### Check one.

✓

**None.** If "None" is checked, the rest of § 3.2 need not be completed or reproduced.

# 3.3 Secured claims excluded from 11 U.S.C. § 506.

Check one.

None. If "None" is checked, the rest of § 3.3 need not be completed or reproduced.

The claims listed below were either:

- (1) secured by real estate and matured pre-petition;
- (2) secured by real estate and will mature during the term of the plan;
- (3) incurred within 910 days before the petition date and secured by a purchase money security interest in a motor vehicle acquired for the personal use of the debtor(s); or
- (4) incurred within 1 year of the petition date and secured by a purchase money security interest in any other property of value.

These claims will be paid in full under the plan with interest at the rate stated below. Unless otherwise ordered by the court, the claim amount stated on a proof of claim or modification of a proof of claim filed before the filing deadline under Bankruptcy Rule 3002(c) controls over any contrary amount listed below. The final column includes only payments disbursed by the trustee rather than by the debtor.

Name of creditor with last 4 digits of account number	Collateral	Amount of Claim	Interest rate	Monthly payment	Estimated total payments
Carmax Auto Finance 5363	2010 Mercedes Benz E550 Coupe 65751 miles	\$26,238.00	4.00%	\$480.00	\$22,713.00

Insert additional claims as needed.

### 3.4 Surrender of collateral to secured creditors.

Check one.

**None.** If "None" is checked, the rest of § 3.4 need not be completed or reproduced.

### 3.5 Exclusion of claim from treatment under the plan.

Check one.

None. If "None" is checked, the rest of § 3.5 need not be completed or reproduced.

# Part 4: Treatment of Priority Claims

### 4.1 Treatment of priority claims.

All allowed priority claims other than those treated in §§ 4.5 and 4.6 of the plan will be paid in full without interest.

### 4.2 Interest exception.

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	des interest to unsecu pecifically provided ur	red nonpriority creditors, that s	ame rate of interest v	will be paid to all credit	ors for which interest is				
.3 Trustee's fe	es.								
		centage of which is set by the luning the pla							
.4 Adequate p	rotection payments								
	ne trustee will make pre-confirmation adequate protection payments to secured creditor, identified in General Order 175-E, from plan yments received from the debtor(s), as this order may be amended from time to time.								
.5 Domestic s	upport obligations.								
Check one.  ✓	None. If "None" is o	checked, the rest of § 4.5 need	not be completed or l	reproduced.					
.6 Assigned d	omestic support ob	ligations.							
Even i	f a domestic support	obligation claim is not listed he	e, debtor(s) must ne	vertheless pay it in full	to receive a discharge.				
Insert a	dditional claims as nee	ded.							
.7 Attorney's f	ees								
		be paid under the plan is estim nder 11 U.S.C. § 330 will be pai		<u>)</u> . The balance of the f	fees awarded by court				
Check one.									
<b>✓</b>	on a <i>priority</i> basis b	efore other priority claims other	than trustee's fees a	and adequate protection	on payments.				
	in installment paym	ents of _\$	·						
l.8 Other priori	ty claims.								
All priority claims	s identified in 11 U.S.	C. § 507, including unsecured p	priority tax claims, are	e included in this section	on of the plan.				
The de	btor(s) estimate the t f the priority payment	the rest of § 4.8 need not be co otal amount of other priority cla s listed below. These Priority c	ms to be paid under	the plan to be \$ 9,638					
Check all	l that apply.								
<b>✓</b>	Internal Revenue S	ervice in the estimated amount	of <b>\$3,6</b>	83.00					
<b>✓</b>	Franchise Tax Boa	rd in the estimated amount of	\$5,9	55.00	_				
	State Board of Equ	alization in the estimated amou	nt of \$						
	Employment Devel	opment Department in the estin	nated amount of	\$					
	County Property Ta	x Assessor in the estimated an	ount of	\$					
	Other in the estima	ted amount of		_					

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Part 5: Treatment of N	Ionpriority (	Insecured Claims		
5.1 General.				

Nonpriority unsecured claims will be paid to the extent allowed as specified in this Part.

### 5.2 Nonpriority unsecured claims not separately classified.

Allowed nonpriority unsecured claims that are not separately classified in this plan will be paid, pro rata, all funds remaining after payment of all other creditors provided under the plan. Payments to unsecured creditors will be allowed to the extent paid if an allowed amended, late filed, or late added claim reduces the amount available to unsecured creditors under this section.

Based upon the total payments to the trustee listed in § 2.6 of the plan, minus the payments under the plan on the claims scheduled by the debtor(s) that are provided for in §§ 3.1 through 3.3, Part 4, §§ 5.3 through 5.5, and Part 6 of the plan, the estimated payment to allowed nonpriority unsecured claims not separately classified under the plan is \$0.00. This amount will be shared on a pro-rata basis on these claims. This amount will not be reduced by claims arising under 11 U.S.C. § 1305 and §§ 507(a)(1)(A) and (B) that are not fully addressed in the plan, but may otherwise increase or decrease.

If the estate of the debtor(s) were liquidated under chapter 7, nonpriority unsecured claims would be paid approximately \$0.00. The total of the payments on allowed nonpriority unsecured claims will be made in at least this amount.

5.3 Interest on allowed nonpriority unsecured claims not separately classified.

Check one.

**V** None. If "None" is checked, the rest of § 5.3 need not be completed or reproduced.

5.4 Non-filing co-debtor claim treatment for maintenance of payments and cure of any default on nonpriority unsecured claims.

Check one.

None. If "None" is checked, the rest of § 5.4 need not be completed or reproduced.

5.5 Other separately classified nonpriority unsecured claims.

Check one.

None. If "None" is checked, the rest of § 5.5 need not be completed or reproduced. 1

### Part 6: Executory Contracts and Unexpired Leases

The executory contracts and unexpired leases listed below are assumed and will be treated as specified. All other executory contracts and unexpired leases are rejected.

Check one.

None. If "None" is checked, the rest of § 6.1 need not be completed or reproduced. **V** 

# Part 7: Order of Distribution of Trustee Payments

Trustee will have discretion to determine the order of distribution within the requirements of applicable law and whether to reserve payment to claims that are subject to a pending objection.

## Part 8: Vesting of Property of the Estate

Property of the estate will not revest in the debtor(s) until a Chapter 13 discharge is granted or the case is dismissed or closed without a Chapter 13 discharge. Before then, the debtor(s) must seek approval of the court to purchase, sell, or refinance property of a material value, or to enter into loan modifications. Revestment will be subject to all liens and encumbrances in existence when the case was filed, except those liens avoided by court order or extinguished by operation of law. In the event the case is converted to a case under chapter 7, 11, or 12 of the Bankruptcy Code, the property of the estate will vest in accordance with applicable law.

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Part 9: Nonstandard Plan Provisions  None. If "None" is checked, the rest of Part 9 need not be completed or reproduced.  Part 10: Signatures  X	rylon M. Climax Case number			Choryton im Cinna	Debtor (b)	1300.1 [06/01/16]	COL
Part 10: Signatures  X /s/ Ahren A. Tiller Date September 18, 2017 Ahren A. Tiller 250608				ons	Plan Provisio	9: Nonstandard F	Part
X /s/ Ahren A. Tiller Date September 18, 2017 Ahren A. Tiller 250608	d, the rest of Part 9 need not be completed or reproduced.	t be completed or reproduced.	art 9 need no	hecked, the rest of Pa	f "None" is ch	✓ None. /	
Ahren A. Tiller 250608						10: Signatures	Part
	Date <b>September 18, 2017</b>	September 18, 2017	Date			/s/ Ahren A. Tiller	Х
				)			
χ /s/ Sherylon M. Climax Date September 18, 2017	Date September 18, 2017	September 18, 2017	Date		nax	/s/ Sherylon M. Clir	Х
Sherylon M. Climax Signature of Debtor (required)						•	
X Date	Date		Date		- (id)	Cimpature of Dobto	X

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